

**In The Common Law, Court of Record of
We the People of the United States of America
Tribunal, denny ray hardin, Presiding**

SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF NEW YORK

The People of the State of] Arthur Engoron, Judge
New York,] Letitia James, Attorney General
Plaintiff,]
]
v.] Case No. IND – 71543 – 23
]
donald john trump,]
Defendant.]

“Bill of Attainder”

COMES NOW, denny ray hardin, sovereign, Tribunal to enforce “Remonstrance for Dismissal” lawfully served by “Registered Mail” on April 1st, 2024 in this cause of action and to inform the Honorable Kathy Hochul, Governor of the State of New York, as the “Chief Law Enforcement Officer” that “Treason” 18 U.S.C. 2381 is being conducted in the “SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF NEW

YORK” by Manhattan Supreme Court Judge Arthur Engoron and Attorney General of New York Letitia James who have failed to establish “personal and subject matter jurisdiction” to prosecute the “sovereign” donald john trump and to date has refused to dismiss the case in defiance of a “Court Order”. The “Remonstrance for Dismissal” is enrolled in the Common Law Court of Record at <https://Americansrepublicparty.org> entitled “Review of Trump’s New York Case”. Attorney General Letitia James was given three days to publically produce the “Complaint” signed by an “injured party” that was presented to the “Grand Jury” for issuance of “Indictment” of donald john trump.

“Maxim of God’s Law: “Oppose beginnings. Oppose a thing in its inception in order to have any success against it.”[529] “Proofs ought to be evident. (that is) clear and easily understood. [538] The proof of this cause of action is Letitia James did not produce a “Complaint”, therefore her whole case is “Fraud” 18 U.S.C. 1001 “Part fraud is all fraud.” with malicious intent to cause harm to the “sovereign” donald john trump. “It is the duty of justices to administer justice to everyone pleading before them.” Without the “Complaint”, Judge Engoron’s “legal duty” was to “Dismiss” the cause of action for “Lack of Jurisdiction”, his failure to perform his “legal duty” establishes “Insurrection and Rebellion” 18 U.S.C. 2383 to the 5th Amendment Right to “due process of law”. Thus establishing he is proceeding, in this cause of action without “personal and subject matter jurisdiction” in “Treason” 18 U.S.C. 2381. Therefore, Tribunal has no choice but to file a “Bill of Attainder” to remove Judge Arthur Engoron and Attorney General Letitia James from “Public Office” in the interest of “Public Safety”. “Whoever is once bad is presumed to be so always in the same kind of affair.”

Black’s Law Dictionary, Eighth Edition Page 137. – attainder “1. At common law, the act of extinguishing a person’s civil rights when that person is sentenced to death or declared an outlaw for committing a felony or treason.” “The word attainder is derived from the Latin term *attinctus*, signifying stained or polluted and includes in its meaning all those disabilities which flow from a capital sentence. On the attainder, the defendant is disqualified to be a witness in any court, he can bring no action, nor perform any of the legal functions which before he was admitted to discharge; he is, in short, regarded as dead in law.”

“Sovereignty”

In this Common Law Court of Record, it was determined donald john trump is “sovereign” entitled to all rights, privileges and immunities of every other “sovereign” of the United States of America. “Sovereignty” is established by Article IV, Section 4 of our “Constitution of the United States of America” as follows:

Article IV,

Section 4. Republican form of government guaranteed. – The United States shall guarantee to every state in this Union a republican form of government,...

Note: republican is an adjective describing a “Republic”.

Republic, n. “A system of government in which the people hold sovereign power and elect representatives that exercise that power.”

Failure to a holder, of a “Public Office”, to exercise his “legal duty” establishes neglect, negligence by breach of duty, gross negligence and in this cause criminal negligence, creating liability, personal liability, remedial liability and penal liability. Based upon these “breach of contract” Tribunal has the power to issue a “Bill of Attainder” to remove Judge Arthur Engoron and Attorney General Letitia James from “Public Office” for the following crimes:

“Treason” 18 U.S.C. 2381

“Conspiracy against rights” 18 U.S.C. 241

“Deprivation of rights under color of law” 18 U.S.C. 242

Violations of the 4th, 5th, 6th, 7th, and 8th Amendments in breach of employment contract (Oath of office).

“Insurrection and Rebellion” 18 U.S.C. 2383

“Fraud” 18 U.S.C. 1001

“Perjury” 18 U.S.C. 1621 and 1623.

Tribunal as a “sovereign” and a member of the “Body Politic” of “We, the people” exercises his authority to issue a “Bill of Attainder” secured by the 10th Amendment:

Amendment X

“The powers not delegated to the United States by the constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.”

Article I, Section 9, Clause 3

“No bill of attainder or ex post facto law shall be passed.”

Article I, Section 10, Clause 1

“No state shall... pass any bill of attainder or ex post facto law...”

Therefore, the right to issue a “bill of attainder” is reserved to the people to insure their government operates properly by providing “protection of law” that secure “Public Safety” of all “sovereigns” of the United States of America. The people have the right to remove any “Public Servant” who refuses to act within their “legal duty” and enforce rights, privileges and immunities of “sovereigns” within the United States of America.

Within the common law of a “Court of Record” the “Tribunal” has the following authority

(1) “A judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it.” [Jones v. Jones 188 Mo.App.220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 224 N.Y. 406, 155 N.E. 688] [Black’s Law Dictionary 4th Ed., 425, 426] “Judges are magistrates.” {N.Y. Cri. Law Sec. 30: N.Y. Code – Section 30]

(2) “Proceeding according to the course of common law.” [Jones v. Jones 188 Mo.App.220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 224 N.Y. 406, 155 N.E. 688] [Black’s Law Dictionary 4th Ed., 425, 426]

(3) “Its acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony.” [3 Bl. Comm. 24;3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga. 24 F. 481; Ex parte Thistleton, 52 Cal 255; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heining v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231] [Black’s Law Dictionary 4th Ed., 425, 426]

(4) “Has power to fine and imprison for contempt.” [3 Bl. Comm. 24;3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga. 24 F. 481; Ex parte Thistleton, 52 Cal 255; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heining v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231] [Black’s Law Dictionary 4th Ed., 425, 426]

(5) “Generally possess a seal” [3 Bl. Comm. 24;3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga. 24 F. 481; Ex parte Thistleton, 52 Cal 255; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heining v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231] [Black’s Law Dictionary 4th Ed., 425, 426]

Note: Tribunal’s seal is his signature with thumb print.

“Orders”

1. Order of Dismissal:

It is hereby “Ordered” in this Common Law Court of Record that all “Bond Money” is to be returned to the “sovereign” donald john trump and this cause of

action be “Dismissed” for “Lack of Jurisdiction”. Failure to do so constitutes “Civil Contempt” under usual penalty of confinement until compliance with this “Order”.

Note: Contempt 2. Conduct that defies the authority or dignity of a court or legislature. Because such conduct interferes with the administration of justice, it is punishable, usu. by fine or imprisonment.

Civil Contempt. The failure to obey a court order that was issued for another party’s benefit. The usual sanction is to confine the contemnor until he or she complies with the court order. [Black’s Law Dictionary, 8th Edition, Page 336]

2. Order of Enforcement:

It is hereby “Ordered” in this Common Law Court of Record that Kathy Hochul, Governor and Chief Law Enforcement Officer of the “State of New York” to publically enforce the “Orders” of this Common Law Court of Record within 3 days of receipt of this “Bill of Attainder” by “Registered Mail” of the United States Postal Service.

3. Order of Removal:

It is hereby “Ordered” in this Common Law Court of Record that Manhattan Supreme Court Judge Arthur Engoron is “declared an Outlaw”, is no longer eligible to hold “Public Office” and shall be removed immediately.

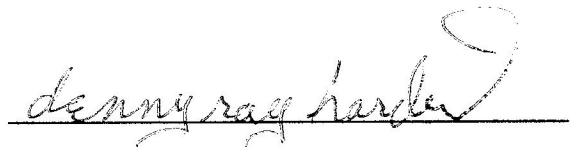
4. Order of Removal:

It is hereby “Ordered” in this Common Law Court of Record that Attorney General Letitia James is “declared an Outlaw”, is no longer eligible to hold “Public Office” and shall be removed immediately.

It is so “Ordered” on this 5nd day of April, of the year of our Lord, 2024.

Tribunal denny ray hardin now adjourns this Common Law, Court of Record of
We the people of the United States of America.

In God we Trust.



denny ray hardin, sovereign, Tribunal
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CC.

Donald John Trump

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